



In Re Application of Gavela Vázquez
Juan José

Application NO. 09/459,182
Filed: 7 December, 1999
Attorney Docket NO. (none)

February 13, 2004

COMMISSIONER FOR PATENTS
UNITED STATES PATENT AND TRADEMARK OFFICE

Attn. John J. Gillon
OFFICE OF PETITIONS

Dear Sir,

Received your reply concerning the decision of JAN 29, 2004 Dismissed.

This is an enquiry about how to complete the attached form for revival under 37 CFR 1.137(b).

The form concerns fees and, if I understand well, the fees that I must to pay are:

1. Petition fee
☒ Small entity-fee \$ 665,00
2. Reply and/or fee
B. The issue fee of \$ 640,00
☒ is enclosed herewith. "

But, what about the maintenance fee due at 3,5 year? Is it overdue? When and how much have I to pay for?

Further, the certificate of mailing to complete the form does not work in Spain but a certified mailed letter with the seal of the Spanish Post Office on the sheet.

Do you mind to respond to: E mail jjgavela@yahoo.es ?

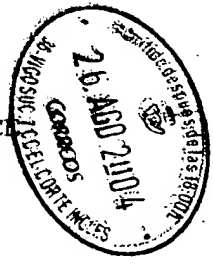
Respectfully submitted

Juan José Gavela Vázquez

DAE



COMMISSIONER FOR PATENTES
U.S. PATENT AND TRADEMARK OFFICE
P.O. Box 1450
Alexandria, VA 22313-1450



In Re Application of Gavela Vázquez
Juan José
Address: Ctra. Zamans 190
36310 Vigo (Pontevedra) Spain
Application no.: 09/459,182
Filed: December 7, 1999

Date: ~~August 20~~ **RECEIVED** 2004

SEP 14 2004

OFFICE OF PETITIONS

Attn. to John Gillon
OFFICE OF PETITIONS

Dear Sir,

About the 18th February 2004 I have telephoned you relating the enquiry that I have sent you the 13th by Fax. The enquiry reflected my intention to reply to your decision on the petition under CFR 1.137(b) for a reconsideration. However, since the Doctor states that the cardiac illness has disabled the petitioner during the latest year, that is 2003, which period comprises the time from 3/19/2003 to 10/10/2003, I intend to request a reconsideration under 37 CFR 1.137(a).

In said phone conversation you have promised me that I should receive a letter as a response to my enquiry. I am still waiting for said letter that I have never received.

Petitioner, respectfully, has to communicate that he does not want the services of a registered practitioner any more since his cardiac illness was caused by the stress of the continued threats of the practitioners in demand of additional money in advance, not agreed previously, aggravated by their urgent notices to respond.

Petitioner reminds you that the inquiry was made within the period of two months time to respond to your communication of the decision DIS-MISSED, and has acted correctly under the Statute rules with the intention of continuing the proceeding for a grantable decision.

A confirmation of fees previous to the Renewed Petition for Revival of an Application for Patent Abandoned Unavoidable under 37 CFR 1.137(a) is now requested.

Respectfully submitted,

Juan José Gavela Vázquez

Enclosed
Letter sent by Fax (Original)